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## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

IN RE: FACEBOOK, INC. CONSUMER PRIVACY USER PROFILE LITIGATION

MDL No. 2843 Case No. 18-md-02843-VC

This document relates to:

**ALL ACTIONS** 

SUPPLEMENTAL NOTICE OF FILING OF OBJECTIONS RECEIVED AFTER AUGUST 4, 2023

Judge: Hon. Vince Chhabria Courtroom: 4, 17th Floor Pursuant to the Order re Objections to Class Action Settlement (the "Order"), Dkt. 1131, Plaintiffs submitted 43 objections to the Class Settlement that they received as of July 10, 2023. Dkt. 1144. On July 30, 2023, Plaintiffs submitted 11 additional objections that they received after July 10, 2023. Dkt. 1158. On August 4, 2023, Plaintiffs submitted 18 additional objections that they received after July 30, 2023. Dkt. 1160.<sup>1</sup>

Plaintiffs hereby submit 13 additional objections that they received after August 4, 2023. The objections are redacted in compliance with the Court's Order. Dkt. 1131.<sup>2</sup> Eleven of the objections, attached hereto as Objection Nos. 74, 76, 77, 78, 79, 80, 81, 82, 83, 84, and 85, were postmarked after the July 26, 2023 deadline. Three objections, Objection Nos. 76, 79, and 85, do not state that the objector was a Facebook user during the Class Period and should therefore not be considered.

Plaintiffs' Motion for Final Settlement Approval, Dkt. 1145, and the Consolidated Reply in Support of Plaintiffs' (1) Motion for Final Approval and (2) Motion for Attorneys' Fees, Expenses, and Service Awards, Dkt. 1161, have already addressed the issues raised by these objections, as reflected in the table below.

Subject Matter of Objection	Where Addressed
Objections regarding the Settlement amount.	Dkt. 1145 at 16-18; Dkt. 1161 at 6-11.
See Obj. 73 (requests an individual payment	
of between \$8 million and \$900 million); Obj.	
74 (requests an individual payment of	
"\$250,000 or less"); Obj. 75 (states that the	
settlement amount is not enough in light of	
Facebook's net worth, and it "generated all of	
its money because of its users"); Obj. 76	
(seeks an "amount of \$51,000"); Obj. 77	
(seeks an individual payment of \$4 million);	
Obj. 79 (requests an individual payment of	
\$51,000); Obj. 80 (seeks an amount of	
\$700,000); Obj. 81 (asks to receive \$50,000);	
Obj. 82 (requests a payment of "\$250,000 or	
less"); Obj. 85 (seeking an amount of	
\$100,000,000).	

<sup>&</sup>lt;sup>1</sup> Four objectors also filed objections via ECF. Dkts. 1147, 1152, 1154, 1155.

<sup>&</sup>lt;sup>2</sup> Plaintiffs have not filed a motion to seal because the redactions have been made pursuant to a prior court order in this case that requires Plaintiff to redact all sensitive information within the objections. Civ. L.R. 79-5(b).

Subject Matter of Objection	Where Addressed
Objections that the Settlement releases	Dkt. 1145 at 21-22.
criminal claims. Objs. 75, 83.	

In addition, objection nos. 75, 83, 84, and 85 assert objections based on individualized injuries due to alleged behaviors by Facebook, but the alleged behaviors are not based on the identical factual predicate as this action and are therefore not released by the Settlement.

Plaintiffs will be prepared to address these objections further at the September 7, 2023 final approval hearing.

Dated: September 1, 2023

KELLER ROHRBACK L.L.P.

By: /s/ Derek W. Loeser Derek W. Loeser

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## ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(h)(3)

I, Lesley E. Weaver, attest that concurrence in the filing of this document has been obtained from the other signatory. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 1st day of September, 2023, at Oakland, California.

moei, 2023, at Sakiana, Samonia.

/s/ Lesley E. Weaver
Lesley E. Weaver